

because of the failure of the United States of America to honor, respect and obey the conditions of the Definitive Treaty of Peace, 1783, between the two countries, Great Britain and the said United States, acting as the agent for the Crown of Great Britain, to provide for "essential governmental duties" to the "People of the United States" and to protect the land and "People of the United States" in their acknowledged "free sovereign and independent" character and status from invasion by foreign agents attempting to enforce a foreign law on the land of the said United States;

IT IS OF NECESSITY, the said United States, ex rel, Michael Joseph Kearns, intervenes as an unconditional right in this Case, pursuant to FRCP Rule 24 and 28 U.S.C. 2072(b), and Section 13 of the First Judiciary Act of 1789, as neither party hereto can adequately represent the interest of the said United States, ex rel, Michael Joseph Kearns, to initiate an Independent Action in Suitor's one supreme Court, for the purpose of adjudicating all the rights of all the parties hereto, and to issue a Final Judgment stating those

adjudicated rights as NEW PRIVATE INTERNATIONAL LAW, for Suitor in and for the said United States.

Suitor's one supreme Court

Exercising full Article III authority of the People of the United States,
Adjudicating only PRIVATE RIGHTS,
Issuing New Private International Law for Suitor

The said United States, ex rel,]
Michael Joseph Kearns, one of the	j
"People of the United States"	j
] Case No. 14-011
Suitor,	j
]
V.] USDC CASE NUMBER
] Case No. 12-cv-804-LDG-GWF
UNITED STATES OF AMERICA, and]
CLIVEN BUNDY]
Respondent(s)]

REMOVAL TO SUITOR'S one supreme Court FOR INDEPENDENT ACTION

Suitor, Michael Joseph Kearns, a man created by Nature and Nature's God, and the laws thereof, and not any artificial entity, currently living on the land of the United States, more specifically, Texas;

based upon the 1776 Declaration of Independence describing breaking "political bonds" when talking about leaving the Mother Country;

as one of the "People of the United States" and not one of the "inhabitants of the United States" as those terms are used in Article III of the Definitive Treaty of Peace, 1783;

operating only under acknowledged relinquished Fundamental Private Rights of "free, sovereign and independent" from the Crown of Great Britain, and not the Public rights of the "inhabitants of the United States" retained by the Crown of Great Britain, as Arch-Treasurer and Prince Elector of the United States of America;

with the United States of America operating as an agent for the Crown of Great Britain, and the said United States agreeing by the signature of its Agent, resulting in the government(s) local, State and Federal wearing two hats;

one hat for providing "essential governmental duties" for the "People of the United States", and the other hat for providing administrative control of the subjects/Citizens/slaves of the Crown of Great Britain, known as "inhabitants of the United States;" and,

is continually authorized and delegated by Suitor with enough of Suitor's sovereignty, for both of the said operations, with Suitor in this instance only invoking the hat for providing "essential governmental duties" for Suitor; and,

Suitor, Michael Joseph Kearns, having made a VERIFIED VESTED PRIVATE CLAIM OF THE UNITED STATES, EX REL, Michael Joseph Kearns, AND, NOTICE TO THE WORLD, a certified copy of the same is attached hereto, as Exhibit "A."

The VERIFIED VESTED PRIVATE CLAIM OF THE UNITED STATES, EX REL, Michael Joseph Kearns, AND, NOTICE TO THE WORLD, reduces the United States of America to a temporal sovereign, as to Michael Joseph Kearns, by the said Claim of one of the "free sovereign and independent" "People of the United States", i.e., Michael Joseph Kearns. See what the United States of America Supreme Court said in CHISHOLM v. GEORGIA, 2 U.S. 419 (1793).

SUITOR HEREBY, Removes this Case to Suitor's one supreme Court for Supreme Appellate Review via an Independent Action, whereby all the rights of all the Parties may be fully adjudicated to satisfy the Ends of Justice Doctrine and to enforce the supreme law of the land of the United States, as represented by the Definitive Treaty of Peace, 1783.

NOTICE IS HEREBY GIVEN to the United States of America through its United States of America Attorney(s), and Cliven Bundy, as himself, of the invitation to show cause in Suitor's one supreme Court, why the Judgment in this Case should not be overturned for any of the following reasons:

- 1. intrinsic fraud by omission on the "People of the United States", ex rel, Michael Joseph Kearns; and,
- 2. trespass upon the fundamental and substantive rights of the "People of the United States", ex rel, Michael Joseph Kearns; and,
- trespass upon the land of the said United State, by officers, agents and employees of The United States of America, for the purpose of enforcing a foreign law on the said land of the United States; and,
- 4. trespass upon the conditions, and mutual and reciprocal conveniences and benefits, of the Definitive Treaty of Peace, 1783; and,
- 5. failure to provide "essential governmental duties" to the "People of the United States," ex rel, Michael Joseph Kearns.

A COURTESY TIME OF TEN DAYS is afforded the United States of America and Cliven Bundy, to respond before Suitor will take any further action in this Case.

Respectfully

Michael Joseph Kearns, Suitor, and as one of the "People of the United States"

c/o 9739 Hidden Falls San Antonio, 78250 Texas United States 210-523-7154 210-523-0963 (FAX) m3j3k3@hotmail.com

VERIFICATION

BEFORE ME THE UNDERSIGNED NOTARY PUBLIC, on this day, personally appeared Michael Joseph Kearns, a man known to me. After I administered an oath to him, upon his oath, he said he read the above **REMOVAL TO SUITOR'S one supreme Court FOR INDEPENDENT ACTION** and that the facts stated therein are within his personal knowledge and are true and correct.

Mechal begin to an Michael Joseph Kearns

SUBSCRIBED AND SWORN TO, before me Notagy Public, on the 14 day of 4001	the undersigned Texas , 2014.
Notary Public - Signature	seal
Lama N Coen	Notary Public STATE OF TEXAS My Comm. Exp. 07-30-16
Notary Public - Printed Name My Commission Expires on:	Ymmooccooperation (

CERTIFICATE OF SERVICE

I certify a copy of this document was sent to the below listed, United States of America Attorney(s) via fax and mailed to Cliven Bundy on the 15th day of April, 2014.

IGNACIA S. MORENO
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ATTORNEYS FOR THE UNITED STATES

Cliven Bundy 3315 Gold Butte Road Bunkerville, Nevada 98007 702-346-5564

Michael Joseph Kearns

SCANNED

County Recorder Please return to:

Michael Joseph Kearns c/o 9738 Hidden Falls San Antonio, Texas 78250



Book 16378 Page 1613

6pgs

Verified Vested Private Claim of the United States, ex rel, Michael Joseph Kearns And Notice to the World Thereof

To the government de jure, to the propriety, and to the territorial Rights of the same and to every part thereof to and of the United States and/or every particular State thereof; claimed by the United States, ex rel, the man, Michael Joseph Kearns, under the Rule of Authority of Article IV Section 3 Clause 2 of the September 17th 1787 Constitution of the United States.

Michael Joseph Kearns, a man, created by Nature and Nature's God and the laws thereof, as one of the "people of the United States" exercising my right to essential governmental duties, and who does not obtain, benefits, privileges, immunities, nor civil rights from any government, or governmental entity, appealing in my private Individual natural original created capacity through the supreme Judge of the World for the rectitude of my Intentions as the natus, post natus and duty bound Lawful and Rightful Expositors in and for the United States, in all Cases within the United States and the Jurisdiction(s) of Suitor's one supreme Court in and for the United States, hereby declare and publish to all of the World this nunc pro tune Notice of Private Claim to all of the soil/Land of the United States and every part thereof respecting the Territory and other Property belonging, from the beginning, to the said United States; viz., the particular State(s) and every part thereof, the "people of the United States" specifically Michael Joseph Kearns, deemed and Claimed, not to be an "inhabitant of the United States"; as those terms are used in the Paris Treaty of Peace, Article III, 1783, but acknowledged and deemed to be Free Sovereign and Independent and required by the supreme law(s) of the Land to be treated as such regarding the government(s), proprietary, and the Territorial Rights of the same and every part thereof respecting the Territory and other Property belonging to the United States as relinquished by the Crown of Great Britain in Article I of the 1783 Paris Treaty of Peace and acknowledged and sanctioned by the Revolutionary War, the Crown of Great Britain and Parliament, the said

Michael Joseph Kearns' Notice of Verified Vested private Claim

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GERARD C. RICKHOFF

United States, The United States of America, the principles of the 1776 Declaration of Independence and the 1787 Constitution of the United States irrespective whether of a National or of an International character.

However, this Claim does not relinquish The United States of America's claim to the public Rights of others' as "inhabitants of the United States" citizen/subjects/residents/bystander/aliens/enemies within the territory of the United States and the representative and principal governance of the same nor the Crown's retained position as arch-treasurer and prince elector of the Holy Roman Empire etc., and of the United States of America as acknowledged by the 1783 Paris Treaty of Peace; except in reguards to Michael Joseph Kearns exclusive and private Right of Action and all available remedial Rights, rights In Personam and rights In Rem respecting the imperfect right(s), right of action. transitory action(s), caption, style, federal doctrine, federal res judicata, federal collateral estopple, federal law, federal jurisdiction, conveyance, grants, usufruct, title, ownership, war, emergency. bankruptcy, residence and etc., to and of the Territory and other Property belonging to the said United States since the signing of 1783 Paris Treaty of Peace.

The before mentioned Enabling and Enacting Article IV Clause, the Preamble to that Constitution, the Paris Treaty of Peace of 1783 (hereby ratified and adopted) and the Principles of the Declaration of Independence (also hereby ratified and adopted) otherwise provides the exception to the power(s) of the United States of America in Congress assembled to dispose of and to make all needful Rules and Regulations respecting the Territory and other Property belongings to the United States and confers the necessary and proper Enabling and Enacting Powers of choice of applicable Law in all Cases where Michael Joseph Kearns shall be a party to Michael Joseph Kearns, as one of a "people of the United States" endowed with unalienable Rights by my Creator, with the Lawful and Rightful authority, the Rule of Procedure and the Rule of Law to make this Claim of, in and for the United States and every part thereof, in the Nature of Dominion of and over the Territory and other Property belonging to the soil/Land of the United States and every part thereof, as a matter of Fact and fixed by the supreme Law of the Land without exception against the inferior provisional claims of the United States of America et al.

The 1787 Constitution of the United States, Article 4, Section 3 Clause 2, states, confers, identifies, enables, and limits that; "The Congress shall have [temporal] Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so Construed as to Prejudice any Claims of the United States or of any particular State."

Michael Joseph Kearns' Notice of Verified Vested private Claim

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ATTESTED: GERARD C. RICKHOFF COUNTY CLERK BEXAR COUNTY, TXXAS

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(emphasis added)

In obedience to the last and the controlling underlined part of the clause respecting this Claim to the Territory and other Property belonging originally to the United States and every part thereof and to the Fact that within the United States the Powers of Sovereignty (Law making Power/Rights) are vested to and reside with the People making a claim of the United States or of any particular State at all times and secured by Article IV section 4 of the 1787 Constitution of the United States.

The United States of America et al, is not Sovereignty, but rather the artificial person (the created temporal sovereign machinery) the hereby Claimed intransitive subject Agent for Michael Joseph Kearns in and for the United States instituted, for the purpose of securing all of Michael Joseph Kearns endowed and unalienable Rights, among men who hold their office by good behavior deriving their just powers only from the willful consent of Michael Joseph Kearns established as the Territorial sovereign in and for the United States by this Claim of Dominion to and of the Territory and other Property belonging to the United States.

In the direct exercise of the choice of Law and/or the Law making Power in and for the United States (new and/or different fixed lex_loci) by and exclusively for Michael Joseph Kearns respecting the Territory and other property belonging to the United States; and without the representative provisional United States of America et al; whether vested in the inferior Congress Assembled, the President, the courts at law, the heads of departments or with the administrative divisions and subdivisions (STATE OF ILLINOIS, STATE OF TEXAS, COUNTY OF BEXAR, CITY OF SAN ANTONIO & ETC; except as appointed intransitive subject agent(s) de jure for Michael Joseph Kearns in and for the United States or any particular State (Texas, Illinois and etc. Accordingly:

Be it Enacted in and for the United States and every part thereof: Nothing in the 1787 Constitution of the United States ordained and established for the United States of America to provisionally dispose of and to make all needful Rules and Regulations respecting the Territory and other Property belonging to the United States shall be so Construed [interpreted] as to Prejudice [obstruct, injure, damage, diminish, or impair] this Claim made by Michael Joseph Kearns to the soil/Land and all parts thereof of the United States reguarding, in respect to Michael Joseph Kearns but not limited to Michael Joseph Kearns, the disposal of and the needful Rules and Regulations respecting the Territory and other Property belonging ab initio to the United States and as herein and hereafter made a part of this Claim on a

Michael Joseph Kearns' Notice of Verified Vested private Claim

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GERARD C. RICKHOFF
COUNTY CLERK
BEXAR COUNTY TEXAS

4/14/14

Case by Case basis, to include all primary and secondary Rights acquired by Michael Joseph Kearns pre-existing Right to create different/new substantive Rights/Remedies by this Claim to and of the United States. Michael Joseph Kearns shall have substantive Powers and Rights to enforce this Enactment by Independent/appropriate Action, in all Cases, by Suitor's one supreme Court in and for the United States.

Be it Enacted in and for the United States and every part thereof: Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted as matter of Record by Suitor's one supreme Court in and for the United States, shall exist within the United States, or any place subject to the Jurisdiction of the supreme judicial Power of the United States. Michael Joseph Kearns shall have substantive Powers and Rights to enforce this Enactment by Independent/appropriate Action, in all Cases, by Suitor's one supreme Court in and for the United States.

Be it Enacted in and for the United States and every part thereof: Where constitutional questions, both as to Law and Fact involving the subject(s) of Law(s) from the construction of the first seven Articles of the 1787 Constitution of the United States, are clearly presented by the supreme/final preceding, order, decree or judgment made a matter of Record in any Court(s) or Agency(s) within the United States. and the opposing order, decree or judgment rendered or the opposing answer or proceeding can not be made without adversely affecting Suitor's, Michael substantive Right(s), the Revolutionary War for Joseph Kearns Independence, the 1776 Declaration of Independence, the 1783 Paris Treaty of Peace, the 1787 Constitution of the United States, and the laws of and for the United States made in pursuance of that Constitution and the supreme proceedings, orders, decrees, and Judgments are substantial as involving the rights to exercise the Article III section 2 clause 2 independent Jurisdiction of Suitor's one supreme Court in and for the United States respecting the Territory and other Property and every part thereof belonging to the United States now in Sultor's, Michael Joseph Kearns', possession by this Article IV Section 3 clause 2, Rule of Claim of Law and the absolute effect and enforcement to be given to the Writ of Mandamus issued from Suitor's one supreme Court in and for the United States to any functionary of the United States of America shall not be construed as to prejudice this claim to and/or of the United States, nor reviewable, reviewed, dismissed, denied, delayed, impaired or obstructed but rather in all Cases shall be complied with and executed with prejudice forthwith.

This Claim by and for Michael Joseph Kearns in and for the United

Michael Joseph Kearns' Notice of Verified Vested private Claim

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COUNTY CLERK
BEXAR COUNTY, TEXAS

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States to the government, proprietary, and the territorial Rights of the same and every part thereof of the United States provides the basis in whole and/or in part for relief from federal jurisdiction, law and procedure (suspending or superseding the "not binding precedent" federal jurisdiction, laws and acts and suspending, or rendering the federal rules of procedure unnecessary, but binding the United States of America et al to its acceptable rules of procedure to the point that all Laws in conflict with such rules shall have no further force or effect) and provides the basis for the United States of America et al, to act as Agent regarding its governmental interest (mandatory Article IV section 4 agency cognizance; geographical Duty to every State in this Union and every part thereof) in favor of Michael Joseph Kearns in all Cases under the principles of Conflict of Law.

These choice of Law principles are by this Claim the difference between the Laws of different jurisdictions, (planes) arising in all Cases where Michael Joseph Kearns has been or shall be made a party having acquired and/or created new/different primary and secondary substantive Rights, which shall not be abridged.

This Claim establishes a private and an Independent branch of Jurisprudence (Private International Law) for Michael Joseph Kearns in and for the United States, arising from the diversity of Laws of different Jurisdictions clearly identified as belonging to the United States and not the United States of America, in their application to substantive Rights and secondary Rights as Remedies. This new law of the Place specifically Known as the United States reconciles the inconsistency, and decides which Law, policy or system is to ultimately govern in Suitor's particular Case(s), and settles the degree of force to be accorded by the United States of America et al as the intransitive agent subject, both as to Law and Fact, to the Lex Loci of Suitor's independent Jurisdiction(s).

This Claim establishes, either where the private jurisprudence made and Claimed by Michael Joseph Kearns varies from the provisional public Law, or where the provisional public Law is silent in regard to final Remedies/Rights or where the provisional public Law is deemed foreign to the United States or not exclusively applicable to the Case in Point, that any potential judgment made by Suitor's one supreme Court in and for the United States is never the less, binding upon all public functionaries of the United States of America et al as well as private persons, as conditions precedent In Law saving to Suitor in all Cases all other Remedies to which Suitor is entitled to by this Claim.

This Claim acts as an appendix to the AMENDED DECLARATION OF

Michael Joseph Kearns' Notice of Verified Vested private Claim

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4/14/14

POLITICAL STATUS AND ALLEGIANCE as of February 26,, 2009 made a matter of public Record in and with the Bexar County, Texas Clerk and Recorders office file # 20090033778-1 and is claimed a part thereto as if fully stated and printed therein.

This Claim to and of the United States is amendable on a Case by Case basis at any time and such Amendment(s) shall have the same effect as if fully printed therein.

And for the support of this Claim, with a firm reliance on the protection of divine Providence, Michael Joseph Kearns pledges my Life, my Fortune and my sacred Honor.

Michael Joseph Kearns hereby declares and certifies under penalty of perjury that the foregoing is true, and correct.

Executed on the 7th day of October, 2013.

SUBSCRIBED AND SWORN TO, before me, the undersigned State of Texas Notary Public, by the man, Michael Joseph Kearns, whom I know 7 day of October, 2013. personally, on the

PUBLIC

NOTARY PUBLIC - PRINTED NAME MY COMMISSION EXPIRES ON: _

SIGNATURE

Any provision hersin which restricts the safe, or use of the described real property because of race is invalid and unendorceable under Federal law STATE OF TEXAS, COUNTY OF BEXAR OFFICE OF FEARING, COUNTED OF DEARM I hereby Certify that this instrument was FILED in File Number Suguence on this data and at the times sumped hereon by me and was duty RECORDED In the Official Public Record of Reaf Property of Boxer County, Texas on:

SOMETTE L ORTIZ Notary Public

STATE OF TEXAS My Comm. Exp. 08-22-16

DCT - 7 2013

DocH 20130209795 Fees: \$36.00 10/07/2013 12:51PH # Pages 6 Filed & Recorded in the Official Public Records of BEXRR COUNTY GERARD C. RICKHOFF COUNTY CLERK

COUNTY CLERK BEXAR COUNTY, TEXAS

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Gerard Rickhoff

COUNTY CLERK



BEXAR COUNTY

BEXAR COUNTY COURTHOUSE 100 DOLOROSA, SUITE 104 SAN ANTONIO, TEXAS 78205

CERTIFICATE

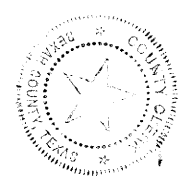
STATE OF TEXAS §
COUNTY OF BEXAR §

I, GERARD RICKHOFF, COUNTY CLERK OF BEXAR COUNTY, TEXAS, DO HEREBY CERTIFY THAT THE FOREGOING IS A TRUE AND CORRECT COPY OF THE OFFICIAL PUBLIC RECORDS OF REAL PROPERTY OF BEXAR COUNTY, TEXAS, NOW IN MY LAWFUL CUSTODY AND POSSESSION AS SAME APPEARS OF RECORD FILED IN:

VOLUME 16378

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THIS COPY MAY HAVE BEEN ALTERED TO REDACT CONFIDENTIAL PERSONAL INFORMATION AS REQUIRED BY TEXAS GOVERNMENT CODE 552.147.



GERARD RICKHOFF COUNTY CLERK BEXAR COUNTY, TEXAS

BY: Waria tama
Deputy County Clerk

ANY PROVISION HEREIN WHICH RESTRICTS THE SALE, RENTAL, OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF RACE, COLOR, RELIGION, SEX, HANDICAP, FAMILIAL STATUS OR NATIONAL ORIGIN IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.